A BILL FOR AN ACT

RELATING TO HEALTH.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

- 1 SECTION 1. The purpose of this Act is to ensure that the
- 2 people of the State have continued access to health care
- 3 services in the county of Maui. Accordingly, this Act
- 4 authorizes the Maui regional system of the Hawaii health systems
- 5 corporation, in collaboration with a private entity, to
- 6 transition any one or more of its facilities, which include Maui
- 7 memorial medical center, Kula hospital and clinic, and Lanai
- $oldsymbol{8}$ community hospital, to operation by a new private nonprofit
- 9 corporation.
- 10 SECTION 2. Chapter 323F, Hawaii Revised Statutes, is
- 11 amended by adding a new part to be appropriately designated and
- 12 to read as follows:
- 13 "PART . PUBLIC-PRIVATE COLLABORATION AND TRANSITION OF
- 14 MAUI REGIONAL SYSTEM FACILITIES TO A NEW ENTITY
- 15 §323F-A Definitions. Whenever used in this part, unless a
- 16 different meaning clearly appears from the context:

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- 1 "Pre-transition facility" means a facility of the Maui
- 2 regional system prior to its transition into a new private
- 3 nonprofit corporation under this part.
- 4 "Private entity" means a private entity with which the Maui
- 5 regional system is authorized to enter into an agreement with
- 6 under this part.
- 7 "Transitioned facility" means a facility of the Maui
- 8 regional system that has transitioned into a new private
- 9 nonprofit corporation under this part.
- 10 §323F-B Transition of the facility or facilities of the
- 11 Maui regional system to a new private nonprofit corporation.
- 12 Notwithstanding any other law to the contrary, including but not
- 13 limited to section 27-1, chapters 76, 78, and 89, and chapter
- 14 171, the Maui regional system, a division of the Hawaii health
- 15 systems corporation, is hereby authorized to enter into an
- 16 agreement with a private entity to transition one or more of its
- 17 facilities, including Maui memorial medical center, Kula
- 18 hospital and clinic, and Lanai community hospital, into a new
- 19 private Hawaii nonprofit corporation, to be operated and managed
- 20 by the private entity as its sole member and operator.

- 1 The private entity shall be responsible for establishing
- 2 the new private nonprofit corporation, which shall be organized
- 3 under the laws of this State, for purposes of this part.
- 4 §323F-C Approvals required. Transition under this part
- 5 shall occur only upon approval of the lease and management plan
- 6 by the governor and the Maui regional system board. Any
- 7 transition shall be subject to legal review by the attorney
- 8 general who shall approve the transition if satisfied that the
- 9 transition conforms to all applicable laws, subject to the
- 10 review of the director of finance who shall approve the
- 11 transition if it conforms to all applicable financing
- 12 procedures.
- 13 §323F-D Lease; terms and conditions. (a) The Maui
- 14 regional system board is authorized to enter into a fixed long-
- 15 term lease of no less than twenty-five years with the
- 16 transitioned facility, which shall lease the facilities under
- 17 custodial control of the Maui regional system board and shall
- 18 operate and manage the leased facilities.
- 19 (b) The lease shall be subject to the following terms and
- 20 conditions:

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1	(1)	Rent for the rease sharr be a nominar vi.vo per year
2		payable in advance and in full for the term of the
3		lease;
4	(2)	The lease shall not be terminated other than for good
5		cause and upon a minimum of three hundred sixty-five
6		days prior notice to ensure that the delivery of
7		health care to the community served will not be
8		disrupted;
9	(3)	The transitioned facility shall be allowed to have
10		exclusive control of all matters related to the
11		management and operation of the leased facilities,
12		except as otherwise set forth in the lease; and
13	(4)	The responsibility to oversee the performance of the
14		terms of the lease by the transitioned facility shall
15		rest with the Maui regional system board as the
16		lessor.
17	§323	F-E Assets; real property. (a) The corporation shall
18	retain ow	nership of all real property associated with the lease.
19	(b)	The Maui regional system board, having custodial
20	control o	ver all lands and facilities in the Maui region, is
21	authorize	d to lease real assets under its custodial control to

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- 1 the transitioned facility at nominal rent. The board shall not
- 2 dispose of any real assets other than by lease. The Maui
- 3 regional system board may transfer to the transitioned facility
- 4 all equipment relating to the operation of the hospital and all
- 5 other assets except real assets.
- 6 (c) The transitioned facility shall assume any medicare
- 7 provider agreements of the leased facilities.
- 8 §323F-F Liabilities. (a) The State, the Maui region, the
- 9 corporation, or one or more of these, shall assume current
- 10 liabilities associated with accounts payable, accrued paid time
- 11 off, debt, capital leases, malpractice liabilities, and other
- 12 liabilities as of the effective date of the lease. Any and all
- 13 liabilities of the pre-transition facility that were transferred
- 14 to the corporation upon its creation by Act 262, Session Laws of
- 15 Hawaii 1996, all liabilities of the pre-transition facility
- 16 related to collective bargaining contracts negotiated by the
- 17 State, and the liability for the current outstanding post-
- 18 employment benefits, shall become the responsibility of the
- 19 State.

- 1 (b) All future liabilities arising out of the transitioned
- 2 facility's operation of the leased facilities shall be the
- 3 responsibility of the transitioned facility.
- 4 §323F-G Employment, wages, and benefits. (a) The
- 5 governor, corporation, and unions representing employees
- 6 involved shall meet to negotiate the transfer of employees and
- 7 submit its recommendations, if any, to the legislature no later
- 8 than twenty days prior to the convening of the regular session
- 9 of 2016.
- 10 (b) A personnel system for employees working at the
- 11 transitioned facility shall be established and governed by laws
- 12 and regulations that apply to private sector employees. The
- 13 personnel system of the transitioned facility shall not be
- 14 governed by state laws that apply to public officers and
- 15 employees of the State, including but not limited to the civil
- 16 service system laws, state collective bargaining laws, and any
- 17 other laws and regulations that govern public or government
- 18 employment in the State.
- 19 (c) Employees of the pre-transition facility shall be
- 20 transitioned to the private party standard wage and benefit

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- 1 structure and the personnel system established under subsection
- 2 (b).
- 3 (d) The transitioned facility shall offer all medical and
- 4 nonmedical employees of the pre-transition facility, who satisfy
- 5 the job qualifications for comparable positions and the
- 6 employment requirements of the private party, continued
- 7 employment for a period of no less than six months after
- 8 commencement of the lease. The transitioned facility, at its
- 9 discretion, may thereafter continue to employ any or all medical
- 10 and nonmedical employees at the transitioned facility.
- 11 (e) No employee of the corporation who is separated from
- 12 service as a result of implementation of an agreement and
- 13 transition under this part shall suffer any loss of retirement
- 14 allowance earned as provided in section 88-74 or any loss of
- 15 vacation leave earned and accumulated.
- (f) The private entity shall provide a plan for a smooth
- 17 transition of the employees of the pre-transition facility from
- 18 state employment to private employment by the transitioned
- 19 facility.
- 20 §323F-H Operating subsidy. The State shall subsidize the
- 21 operation of the transitioned facility pursuant to a subsidy

- 1 schedule in which the guaranteed maximum annual subsidy shall
- 2 not exceed the 2014 fiscal year subsidy and may be lowered based
- 3 on operating performance.
- 4 §323F-I Capital subsidy. (a) For the first ten years of
- 5 the lease, the State shall jointly fund capital expenditures
- 6 with the private entity that operates and manages the
- 7 transitioned facility on terms to be agreed upon as part of the
- 8 lease required by section 323F-D; provided that:
- 9 (1) Capital planning and expenditures shall be completed
- in accordance with the private party's operative
- 11 capital planning procedures; and
- 12 (2) Capital funding shall be consistent with the pre-
- transition facility's funding level, previously
- 14 approved capital improvement project requests, and
- 15 pending capital improvement project requests at the
- 16 time the lease is executed.
- 17 (b) After the first ten years of the lease, the new
- 18 private nonprofit corporation formed pursuant to section 323F-B
- 19 and the private entity shall be responsible for funding all
- 20 capital expenditures of the new transitioned facility.

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1	§323	F-J Strategic commitment during term of lease. (a)	
2	The priva	te entity shall be committed to supporting the	
3	transitio	ned facility to achieve excellence and improve access	
4	to services in Maui county.		
5	(b)	The private entity shall establish a governance and	
6	management structure that improves the performance of the		
7	transitioned facility. The private entity shall apply		
8	efficiencies of scale, consolidation of shared services, and		
9	administrative and technological expertise to improve the health		
10	care performance of the transitioned facility.		
11	(c)	The private entity shall support the transitioned	
12	facility	in:	
13	(1)	Expanding primary care access throughout Maui;	
14	(2)	Recruiting and rotating specialists to fill current	
15		service gaps;	
16	(3)	Extending the private entity's service line	
17		coordination to Maui, including but not limited to	
18		cancer, cardiology, orthopedics, pediatrics, and	
19		women's health services;	
20	(4)	Coordinating long term care patients and reducing the	
21		wait list;	

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1	(5)	Upgrading facilities and equipment as needed to
2		provide high quality care and to enhance patient
3		experience; and
4	(6)	Incorporating the Maui region into the private
5		entity's value-based contracting initiatives to better
6		align quality and cost initiatives."
7	SECT	ION 3. In codifying the new sections added by section
8	2 of this	Act, the revisor of statutes shall substitute
9	appropria	te section numbers for the letters used in designating
10	the new s	ections in this Act.
11	SECT	ION 4. This Act shall take effect on July 1, 2050.

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Report Title:

Maui Regional System Facilities; Public-Private Collaboration; Transition to New Private Nonprofit Corporation

Description:

Authorizes the Maui Regional System to enter into an agreement with a private entity to transition one or more of its facilities into a new private Hawaii nonprofit corporation. Effective 7/1/2050. (SD1)

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